

10 MALIBU MEDIA, LLC,

11 Plaintiff,

12 v. No. C 15-06060 WHA

13 JOHN DOE SUBSCRIBER ASSIGNED  
14 IP ADDRESS 174.62.72.81,

15 Defendant.

**16 ORDER DENYING LEAVE  
17 TO SERVE THIRD  
18 PARTY SUBPOENA  
19 AND DISMISSING CASE**

20 Plaintiff has filed 178 actions in this district, claiming that defendants, whom plaintiff  
21 can only identify by their IP addresses, copied and distributed plaintiff's pornographic videos  
22 using the BitTorrent protocol. In the interest of judicial efficiency, all of plaintiff's actions in  
23 this district were assigned to the undersigned judge.

24 Generally, in order to discover each defendant's identifying information (and thereafter  
25 to effect service), plaintiff must subpoena the defendant's Internet service provider, for which it  
26 must seek leave. Once leave is granted and the subpoena is served, the Internet provider  
27 generally responds within six to eight weeks.

28 Plaintiff's counsel became overwhelmed with the limited time remaining to serve  
defendants before the deadline set forth in Rule 4(m) after receiving the Internet service  
provider's response and proposed a streamlined procedure for the service of process, which  
extended the deadline to effectuate service to thirty-five days after plaintiff received each

## United States District Court

For the Northern District of California

1 defendant's identifying information from the Internet service provider. An order detailing that  
2 procedure was filed in this case (Dkt. No. 6).

3 Plaintiff commenced this action on December 27, 2015. Pursuant to Rule 4(m), the  
4 deadline to effectuate service was March 28, 2016. Plaintiff filed its motion for leave to file a  
5 subpoena on defendant's Internet service provider on March 28, meaning it would be  
6 impossible to serve the defendant before the Rule 4(m) deadline. Plaintiff offered no  
7 explanation for its delay in bringing this motion.

8 Plaintiff knew the Rule 4(m) deadline from the outset of the case. (Plainly, its decision  
9 to file this motion at the deadline was no accident.) Plaintiff will not be allowed to  
10 automatically extend the deadline to effectuate service indefinitely by seeking leave to serve a  
11 third party subpoena at the last possible minute. Counsel should have acted promptly and  
12 diligently, and going forward, plaintiff must seek leave to serve such subpoenas within the first  
13 thirty days after a case is filed.

14 Plaintiff's instant motion for leave to serve a third party subpoena is **DENIED** and this  
15 case is hereby **DISMISSED** for lack of prosecution. The Clerk shall please **CLOSE THE FILE**.

16  
17 **IT IS SO ORDERED.**

18  
19 Dated: April 4, 2016.

20   
21 WILLIAM ALSUP  
22 UNITED STATES DISTRICT JUDGE  
23  
24  
25  
26  
27  
28